BILL

Amend the Law relating to Local Government in Ireland. A.D. 1901.

WHEREAS it is expedient to amend the law relating to local government in Iroland and for other purposes connected therewith:

Be it therefore crusted by the King's most Excellent Majesty. 5 had with the advice and consent of the Louds Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

— 1.—(1.) The under scentary to the Lord Lieutenaut shall Be-counter.

1.—(1.) The under secretary to the Lord Lieutenant shall necessor to he a commissioner of the Lord Government Board.

(a) (2.) A temporary commissioner of the Lord Government Board emusion under subsociation five of section one hundred and two of the Lord Government (Ireland) Act, 1896 (herein-after called the principal Act), shall not he supplicited or resumptioned after the nesists of

this Act.

(3.) Five additional commissioners of the Local Government
Board shall be appointed as follows in the prescribed manner:—
One by the chairmen of the county councils in each province;

One by the charmen of the county boroughs.

One by the charmen of the county boroughs.

(4) The additional commissioners shall be appointed within one 20 month after the commencement of this Act, and afterwards within

one month after each triemnial election of county councillors, and the additional commissioners appointed on each occasion shall hold office until their successors are appointed.

2. There shall be paid out of moneys provided by Parliament Payment of

2. There shall be paid out of moneys produced by International 25 to the additional commissioners appointed under this Act who continued as the Treasury may from time to time determine.

3. Where a county council, or a council of an urban district, As so ming

3. Where a county council, or a council of an urban district, as as raing by a majority of not less than two-thirds of the members present ourse, at the meeting specially summoned for the purpose, shall so eccepter to 30 resolve, the poor rute made by such council in the case of any ener of raing [Fill 21]. A

A.D. 1010. Investigation of which the poor law valuation shall not exceed four prompts, shall not be made upon the ecceptor of such heroditament, but shall be made on the immediate leave thereof, provided that where such resistable not be temporal, provided that where such resistable not be temporal to the first head of the Load Government (Irchaud) Act, 1958, shall port and any adjustment of verst index under that section shall no longer here effect, and the are at the southern shall be the same at if the said section had not become the section and not seen to the said section in the notice of the said section is the notice of the said section in the notice of the said section is the notice of the said section in the notice of the said section is the notice of the said section in the notice of the said section is the notice of the said section in the notice of the said section is the notice of the noti

Express of 4. The expenses incurred by the council of an urhan county 10 microscony district in relation to the business transferred to the council by or in pursuance of the principal Act, or otherwise in the execution of the act of por said Act, shall be defrayed out of the poor rate.

Contributory
Tress to be contributory
Tress to be controlled by the district 15 controlled by the district 15 control audit. Health (Ireland) Acts, 1878 to 1896, shall be changed, shall be

determined by the rural district council.

G. A person being in holy orders, or being a regular minister of a person being in holy orders, or being a regular minister or parallel of the person of any religious denomination, shall not be disqualified for heing 20 counts and elected and heing a country or district councillor or poor law

por law guardian.
cords. hairman of 7.---

Chateaus of 7,--(1). The chairman of a county council and also the county council character of the chairman of a district council, unless a woman or personality distinctions the pass of the character 4 qualified by any Act, shall by virtue of his office be a justice of 2 districtions the pass for the county, in the lafors acting as such justice he is the pass of 2 distriction of 2 districtions and 2 districtions are considered by the county law to be taken by a justice of the peace.

(2.) Subsection two of section ninety-five of the principal Act
shall be and is hereby repealed.

30
8.—(1.) Except so far as the sheriff or the justices may
require, for the administration of justice or the discharge of his

Use of court houses, sessions houses, and schoolrooms,

or their duties, the use of any court house, sessions house, or other county hullding under his or their custody or control, the county council shall be entitled to the use of the same.

(2.) Subject to the foregoing provision there shall be transferred

(2.) Subject to the foregoing provision there shall be transferred to the council of each county the custody of all court bouses and petty sessions houses in the county, and the right to appoint and remove the keepers of such court houses.

(3.) If any difference arises between the sheriff or justices and 40 the county council of any county as to the use by such county

council of any court bouse, sessions house, or other county building, A.D. 1901.

the difference shall be determined by the Local Government Board.

9.—(1.) A county council may game to my person or persons, Goss of free of charge, at any reasonable time, the use for any public was from 5 purpose of any room in a court bone, remions house, or county cered and building, or of any room to acceptance of maintaining which is seized payable out of any rate levied by the county council.
(2) The managere of any shool reviewing a grant out of mesongers.

provided by Parliament may great to any person or persons, free 10 of charge, at any reasonable time not during ordinary school hours, the use for any public purpose of any room in the school.

(3.) Nothing in this section shall authorise the grant of the use of any room used as part of a private dwelling-bouse.

(4.) Any expense reasonably incurred by the county council or an managers in consequence of the grant of the use of a room under

this section, and any damage done to the room or its contents in consequence of the grant of its use under this section, shall be defrayed by the person or persons to whom the use of the room was granted, and the county council or managers may recover the 20 amount thereof from such person or persons before a court of summary jurisdiction.

(5.) Any question with regard to the power of a county council or of managers to grant the use of a room under this section shall be determined by the Local Government Board.

20 10, Novethedazaling anything in the Technical Instruction Equations Acts, 1850 and 1850, or in the Agriculture and Technical States, or expension (Enhant) Act, 1800, or in any other Act, the conneil of their any county may, by a majority of not less than two-thirds of longraphite members present at a meeting speedally summoned for the Dayrones, apply a portion of any Technical State (1998), and a position of any Technical State (1998), and a position of any Technical State (1998), and a position of any Technical State (1998).

purpose, apply a portion of any time as the mosphois, or any sale maked by means of any rate, towards such methods of giving instruction in the Irish language and of promoting the knowledge of the Irish language as the council may deem fit.

11. A new road may be laid out and made by a county With of 35 council of a width less than sixteen foot, if the county council new roads shall think fit, provided that such road shall not be less than

shall think fit, provided that such road shall not be less than twelve feet in width.

12. A county council may with respect to any public work. Excession of the expenses of which are chargeable partly or wholly to the by countil.

the expenses of the district with respect to any public work the expenses of the district with respect to any public work the expenses of torvantice of contrader.

[21.1] A 2

A.D 1901 which are chargeable wholly to a county district, execute such work without the intervention of a contractor, and the Grand Jury (Treland) Act, 1857, shall in such case apply with the necessary modifications.

Repeal of Acts for infury. posts on

13. The enactments relating to compensation for criminal 5 injury set forth in the First Schedule to the Local Government (Ireland) Act, 1898, and the fifth section of the said Act, shall be and are hereby repealed.

14. Fences and posts placed by town commissioners for the protection of passengers on footways pursuant to the powers 10 confirmed by the fifty-second section of the Towns Improvement Clauses Act, 1847, may be placed in such part or parts of such footways as the town commissioners think necessary.

district council

15. A district council in Ireland shall have and exercise the nowers exercised in England by any body under sections ten and 15 twenty-six of the Local Government Act, 1894, with such modifications as shall be prescribed therein by the Lord Lieutenant by Order in Council.

16. Where, for the purpose of raising in any area the exact amount for any excluded charges within the meaning of sections 20 fifty-six and fifty-seven of the principal Act, it would, but for this section, he necessary to make a rate in the pound less than a farthing or not being a multiple of a farthing, the rate in the pound actually made for that purpose shall be a farthing or the next highest multiple of a farthing, as the case may he, and any sum 25 in excess of such exact amount shall be earried to the district or borough fund of the county, district, or hovough comprising that ayes.

short Otle.

17. This Act shall extend to Ireland only, and may be cited as the Local Government (Ireland) Act, 1901, and, save as is other- 30 wise herein provided, shall come into operation within one month after the passing thereof.



Local Government
(Ireland) Amendment.

BILL

To amend the Law relating to Local Government in Ireland.

Mr. Cross Mr. Patrick Mayora M. Hock,
Mr. J. P. Barrall, Mr. Doby, Mr. O'28be,
Mr. Numerit, and Mr. Padly.)
Mr. Numerit, and Mr. Padly.)
Ordered, by Th. Reens of Commune, so be Printed

Ordered, by The Heese of Common, to be Printed, 19 February 1901.

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